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NOTICE OF ALLOWANCE AND FEE(S) DUE

29989

7590

12/15/2004

HICKMAN PALERMO TRUONG & BECKER, LLP 1600 WILLOW STREET SAN JOSE, CA 95125 EXAMINER
THOMPSON, ANNETTE M

ART UNIT P

PAPER NUMBER

2825

DATE MAILED: 12/15/2004

1	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	09/421,437	10/19/1999	DAVID C. CHAPMAN	50265-018	4145

TITLE OF INVENTION: APPROACH FOR ROUTING AN INTEGRATED CIRCUIT

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	YES	\$700	\$0	\$700	03/15/2005

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status above is to be removed, check box 5b on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.



PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail

Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450 (202) 516 (202)

(703) 746-4000 or Fax

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address) 29989 7590 12/15/2004				Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission.			
HICKMAN PALERMO TRUONG & BECKER, L 1600 WILLOW STREET SAN JOSE, CA 95125			LP	C	Certificate of Mailing or Transmission by certify that this Fee(s) Transmittal is being deposited with the United Postal Service with sufficient postage for first class mail in an envelope sed to the Mail Stop ISSUE FEE address above, or being facsimile hitted to the USPTO (703) 746-4000, on the date indicated below.		
						(Depositor's name)	
					-	(Signature)	
						(Date)	
APPLICATION NO.	FILING DATE	F	FIRST NAMED	INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
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nonprovisional	YES	\$700	· · · · · · · · · · · · · · · · · · ·	\$0	\$700	03/15/2005	
EXA	MINER	ART UN	ІТ	CLASS-SUBCLASS			
THOMPSON	, ANNETTE M	2825		716-013000			
"Fee Address" indice PTO/SB/47; Rev 03-02 Number is required. 3. ASSIGNEE NAME ANI PLEASE NOTE: Unles recordation as set forth it (A) NAME OF ASSIGN	NEE te assignee category or categ	ation form e of a Customer BE PRINTED ON T elow, no assignee of this form is NOT (B	or agents O (2) the nam registered a 2 registered listed, no n THE PATENT data will appe T a substitute f 3) RESIDENC	ear on the patent. If an assifor filing an assignment. E: (CITY and STATE OR Contract of the	s a member a 2 nmes of up to If no name is 3 gnee is identified below, the o		
Issue Fee	e enclosed:	70	•	n the amount of the fee(s) is	enclosed.		
=	small entity discount permit	ted)	Payment by credit card. Form PTO-2038 is attached.				
Advance Order - #	of Copies	 	The Director is hereby authorized by charge the required fee(s), or credit any overpayment, to Deposit Account Number (enclose an extra copy of this form).				
a. Applicant claims	s (from status indicated above SMALL ENTITY status. See	37 CFR 1.27.	☐ b. Applic	ant is no longer claiming SM	IALL ENTITY status. See 37 (CFR 1.27(g)(2).	
The Director of the USPTO NOTE: The Issue Fee and interest as shown by the re	O is requested to apply the Is Publication Fee (if required) cords of the United States Pa	sue Fee and Publica will not be accepted tent and Trademark	tion Fee (if and different transfer to the difference transfer tra	y) or to re-apply any previous other than the applicant; a r	usly paid issue fee to the applic egistered attorney or agent; or	the assignee or other party in	
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This collection of informa an application. Confidenti submitting the completed this form and/or suggestio Box 1450, Alexandria, Vi Alexandria, Virginia 2231	tion is required by 37 CFR I ality is governed by 35 U.S. application form to the USP ms for reducing this burden, rginia 22313-1450. DO NO 3-1450.	311. The information of the control	on is required 1.14. This col depending up COMPLETEL Sepand to a col	to obtain or retain a benefit be to obtain or retain a benefit be to take been the individual case. Any nation Officer, U.S. Patent a D FORMS TO THIS ADDRIVECTION of information unless	by the public which is to file (at 12 minutes to complete, includ comments on the amount of and Trademark Office, U.S. De ESS. SEND TO: Commissione is it displays a valid OMB control.	nd by the USPTO to process) ing gathering, preparing, and time you require to complete partment of Commerce, P.O. r for Patents, P.O. Box 1450, ol number.	





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2,,0,	LERMO TRUONG & B	BECKER, LLP	THOMPSON, ANNETTE M		
1600 WILLOW S			ART UNIT	PAPER NUMBER	
SAN JOSE, CA 95125			2825		
	•		DATE MAILED: 12/15/200	4	

Determination of Patent Term Extension under 35 U.S.C. 154 (b)

(application filed after June 7, 1995 but prior to May 29, 2000)

The Patent Term Extension is 650 day(s). Any patent to issue from the above-identified application will include an indication of the 650 day extension on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Extension is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (703) 305-1383. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

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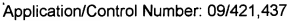
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Application No.	Applicant(s)
09/421,437	CHAPMAN, DAVID C.
Examiner	Art Unit
A. M. Thompson	2825

	09/421,437	CHAPINAIN, DAVI	D C. •
Notice of Allowability	Examiner	Art Unit	
	A. M. Thompson	2825	
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT ROOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED or other appropriate comm IGHTS. This application is	in this application. If not incluning the incluning and in during the industrial in during the industrial in during the industrial i	uded ue course. THIS
1. X This communication is responsive to BPAI decision of 29.	<i>luly 2004</i> .	-	
2. X The allowed claim(s) is/are 16-18,21,23,45,46,50,52 and 6	3-65, renumbered (37 CFF	<u>R 1.126)</u> .	
3. The drawings filed on are accepted by the Examine	r.		
4. Acknowledgment is made of a claim for foreign priority una) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	e been received. e been received in Applicati cuments have been receive of this communication to fil	on No ed in this national stage applic	
5. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give			NOTICE OF
 (a) ☐ including changes required by the Notice of Draftspers (a) ☐ hereto or 2) ☐ to Paper No./Mail Date <u>5</u>. (b) ☐ including changes required by the attached Examinor Paper No./Mail Date <u>9 February 2001</u>, and approved Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the compact of the properties of the population of the deposit of the population of the deposit of the de	Son's Patent Drawing Reviews Amendment / Comment of by KAMIPER in 18. 84(c)) should be written on the header according to 37 C sit of BIOLOGICAL MAT	or in the Office action of per No. 12., the drawings in the front (not the front). TERIAL must be submitted	
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO-1449 or PTO/SB/O Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview S Paper No 08), 7. ⊠ Examiner's	nformal Patent Application (P Summary (PTO-413), ./Mail Date s Amendment/Comment s Statement of Reasons for A A, M, Thomps	llowance

Primary Examiner
Technology Center 2800





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DETAILED ACTION

- 1. The period for seeking court review of the decision by the Board of Patent Appeals and Interferences rendered July 29, 2004 has expired. The proceedings as to the rejected claims are considered terminated (see 37 CFR 1.197(c)).
- 2. Pursuant to the Board <u>Decision on Appeal</u>, claims 1-15, 19, 20, 22, 24-44, 47-49, 51, 53-62, 66 and 67 are herein cancelled by Examiner's Amendment, infra (MPEP § 1214.06). Claims 21, 23, 50 and 52 stand allowed. Claims 16-18, 45, 46 and 63-65 are incomplete because they depend from claims that have been cancelled via Examiner's Amendment, infra.
- 3. Therefore, and further in accordance with MPEP § 1214.06, dependent claims 16-18, 45, 46 and 63-65 will be rewritten in independent format via Examiner's amendment, infra., and will stand allowed.
- 4. Appellant's <u>Amendment after Board Decision</u> filed October 4, 2004, will not be entered because it amends claims that are subject to cancellation based on Board-affirmed claim rejections and fails to rewrite all the dependent claims with Board-reversed claim rejections in independent format.

EXAMINER'S AMENDMENT

5. An Examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

The application has been amended as follows:

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6. Cancel claims 1-15, 19, 20, 22, 24-44, 47-49, 51, 53-62, 66 and 67.

7. Replace the text of claims 16, 18, 45, 63 and 65 as follows:

Rewrite Claim 16 as follows:

A method for automatically routing an integrated circuit, the method comprising the computer-implemented steps of:

receiving integrated circuit layout data that defines a set of two or more integrated circuit devices to be included in the integrated circuit;

receiving integrated circuit connection data that specifies one or more electrical connections to be made between the integrated circuit devices;

determining, based upon the integrated circuit layout data and the integrated circuit connection data, a set of one or more routing indicators that specify a set of one or more preferable intermediate routing locations through which a routing path is to be located to connect first and second integrated circuit devices from the set of two or more integrated circuit devices;

determining, based upon the integrated circuit layout data, the integrated circuit connection data and the set of one or more routing indicators, the routing path between the first and second integrated circuit devices, wherein the routing path satisfies specified design criteria, and wherein determining the routing path between the first and second integrated circuit devices includes performing one or more design rule checks on one or more portions of the routing path as the routing path is being determined; and

updating the integrated circuit layout data to generate updated integrated circuit layout









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data that reflects the routing path between the first and second integrated circuit devices.

Rewrite claim 18 as follows:

A method for automatically routing an integrated circuit, the method comprising the computer-implemented steps of:

receiving integrated circuit layout data that defines a set of two or more integrated circuit devices to be included in the integrated circuit;

receiving integrated circuit connection data that specifies one or more electrical connections to be made between the integrated circuit devices;

determining, based upon the integrated circuit layout data and the integrated circuit connection data, a set of one or more routing indicators that specify a set of one or more preferable intermediate routing locations through which a routing path is to be located to connect first and second integrated circuit devices from the set of two or more integrated circuit devices;

determining, based upon the integrated circuit layout data, the integrated circuit connection data and the set of one or more routing indicators, the routing path between the first and second integrated circuit devices, wherein the routing path satisfies specified design criteria, and wherein

determining the routing path between the first and second integrated circuit devices includes

extending the routing path a specified amount to generate an extended portion of the routing path, and

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selectively performing a design rule check on only the extended portion of the routing path; and

updating the integrated circuit layout data to generate updated integrated circuit layout data that reflects the routing path between the first and second integrated circuit devices.

Rewrite claim 45 as follows:

A computer-readable medium carrying one or more sequences of one or more instructions for automatically routing an integrated circuit, the one or more sequences of one or more instructions including instructions which, when executed by one or more processors, cause the one or more processors to perform the steps of:

receiving integrated circuit layout data that defines a set of two or more integrated circuit devices to be included in the integrated circuit; receiving integrated circuit connection data that specifies one or more electrical connections to be made between the integrated circuit devices; determining, based upon the integrated circuit layout data and the integrated circuit connection data, a set of one or more routing indicators that specify a set of one or more preferable intermediate routing locations through which a routing path is to be located to connect first and second integrated circuit devices from the set of two or more integrated circuit devices; determining, based upon the integrated circuit layout data, the integrated circuit connection data and the set of one or more routing indicators, the routing







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path between the first and second integrated circuit devices, wherein the routing path satisfies specified design criteria and wherein determining the routing path between the first and second integrated circuit devices includes performing one or more design rule checks on one or more portions of the routing path as the routing path is being determined; updating the integrated circuit layout data to generate updated integrated circuit layout data that reflects the routing path between the first and second integrated circuit devices

Rewrite claim 63 as follows:

A system for automatically outing an integrated circuit, the system comprising:

a data storage mechanism having stored therein

integrated circuit layout data that defines a set of two or more integrated circuit devices to be included in the integrated circuit, and

integrated circuit connection data that specifies one or more electrical connections to be made between the integrated circuit devices; and

a routing mechanism communicatively coupled to the data storage

mechanism, the routing mechanism being configured to

determine, based upon the integrated circuit layout data and the

integrated circuit connection data, a set of one or more

routing indicators that specify a set of one or more preferable

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intermediate routing locations through which a routing path is to be located to connect first and second integrated circuit devices from the set of two or more integrated circuit devices,

determine, based upon the integrated circuit layout data, the integrated circuit connection data and the set of one or more routing indicators, the routing path between the first and second integrated circuit devices, wherein the routing path satisfies specified design criteria, and wherein determining the routing path between the first and second integrated circuit devices includes performing one or more design rule checks on one or more portions of the routing path as the routing path is being determined; and

integrated circuit layout data to generate updated
integrated circuit layout data that reflects the routing path
between the first and second integrated circuit devices.

Rewrite claim 68 as follows:

A system for automatically routing an integrated circuit, the system comprising:

a data storage mechanism having stored therein

integrated circuit layout data that defines a set of two or more integrated circuit devices to be included in the integrated circuit, and

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electrical connections to be made between the integrated circuit devices; and

a routing mechanism communicatively coupled to the data storage mechanism, the routing mechanism being configured to determine, based upon the integrated circuit layout data and the integrated circuit connection data, a set of one or more routing indicators that specify a set of one or more preferable intermediate routing locations through which a routing path is to be located to connect first and second integrated circuit devices from the set of two or more integrated circuit devices,

determine, based upon the integrated circuit layout data, the integrated circuit connection data and the set of one or more routing indicators, the routing path between the first and second integrated circuit devices, wherein the routing path satisfies specified design criteria, and wherein determining the routing path between the first and second integrated circuit devices includes

extending the routing path a specified amount to generate an extended portion of the routing path, and selectively performing a design rule check on only the







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Interferences.

extended portion of the routing path; and

update the integrated circuit layout data to generate updated

integrated circuit layout data that reflects the routing path

between the first and second integrated circuit devices.

Allowable Subject Matter

8. Claims 16-18, 21, 23, 45, 46, 50, 52, and 63-65 are allowed.

9. The following is an Examiner's statement of reasons for allowance: The claims are allowed pursuant to the <u>Decision on Appeal</u> of the Board of Patent Appeals and

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

- 10. Any inquiry concerning this communication or earlier communications should be directed to Examiner A.M. Thompson whose telephone number is (571) 272-1909. The Examiner can usually be reached Monday thru Friday from 8:00 a.m. to 4:30 p.m..
- 11. Responses to this action should be mailed to the appropriate mail stop:

Mail Stop _____ Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

or faxed to:

VS

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(703) 872-9306, (for all OFFICIAL communications intended for entry)

A. M. THOMPSON Primary Examiner Technology Center 2800

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